

IN THE UNITED STATES COURT FOR THE DISTRICT OF UTAH
CENTRAL DIVISION

<p>EASTON TECHNICAL PRODUCTS, INC., a Utah corporation,</p> <p>Plaintiff,</p> <p>vs.</p> <p>FIRENOCK, LLC, an Illinois corporation, and DORGE O. HUANG, an individual</p> <p>Defendants,</p>	<p>MEMORANDUM DECISION AND ORDER DIRECTING DEFENDANT FIRENOCK TO APPOINT COUNSEL</p> <p>Case No. 2:07-CV-559 TS</p>
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This matter comes before the Court on its own motion. Defendant Firenock LLC (“Firenock”), purports to represent itself *pro se* by way of Dorge O. Huang. It has long been the law in the Tenth Circuit “that a corporation can appear in a court of record only by an attorney at law.”¹ A corporation may not appear “through a non-attorney corporate officer appearing *pro se*.”² Since Firenock is a corporation, it must be represented in this Court by an attorney at law. Since Mr. Huang is not a licensed attorney, he may not represent Firenock.

¹*Flora Const. Co. v. Fireman's Fund Ins. Co.*, 307 F.2d 413, 414 (10th Cir. 1962).


²*Harrison v. Wahatoyas, L.L.C.*, 253 F.3d 552, 556 (10th Cir. 2001).

It is therefore

ORDERED that Defendant Firenock appoint counsel to represent them in this matter within thirty (30) days of the issuance of this Order.

DATED January 25, 2008.

BY THE COURT:



TED STEWART
United States District Judge